

EXECUTIVE SECRETARIAT**Routing Slip**

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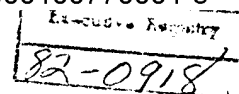
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Remarks:

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D/ Executive Secretary
 1 April 1982
 Date



THE WHITE HOUSE

WASHINGTON

UNCLASSIFIED
WITH SECRET ATTACHMENT

March 31, 1982

MEMORANDUM FOR THE VICE PRESIDENT
THE SECRETARY OF STATE
THE SECRETARY OF DEFENSE
THE ATTORNEY GENERAL
THE SECRETARY OF INTERIOR
THE SECRETARY OF ENERGY
THE DIRECTOR, OFFICE OF MANAGEMENT AND BUDGET
CHAIRMAN, JOINT CHIEFS OF STAFF

SUBJECT: National Security Decision Directive on the
Settlement of Northern Marshall Islands Nuclear
Claims (NSDD 29)

The President has formally approved the attached National
Security Decision Directive dealing with the Northern Marshall
Islands nuclear claims.

FOR THE PRESIDENT:

William P. Clark

Attachment

Tab A NSDD 29

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WITH SECRET ATTACHMENT

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NSDD-2

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THE WHITE HOUSE

WASHINGTON

SECRET

March 31, 1982

NATIONAL SECURITY DECISION
DIRECTIVE NUMBER 29THE FUTURE POLITICAL STATUS OF
MICRONESIA: NUCLEAR CLAIMS

The Chief Status Negotiator is authorized, at his discretion, to commit up to \$125 million in order to obtain an agreement settling the claims of the Government of the Marshall Islands and its citizens and nationals arising out of the United States nuclear testing program in the Northern Marshall Islands between 1946 and 1958. He is authorized to extend the provisions of P.L. 95-134.

Any grants to the Government of the Marshall Islands funded within this ceiling are to terminate at the fifteenth anniversary of the effective date of the Compact of Free Association. United States commitments and federal programs for the benefit of the affected citizens and nationals of the Marshall Islands funded within this ceiling are also to terminate at the fifteenth anniversary of the effective date of the Compact of Free Association, except (1) as otherwise provided by United States law; or (2) in those instances in which the eventual resettlement of affected peoples on their atolls of origin is contemplated for dates which cannot now be determined. All such funds are contingent on ultimate approval by the United States Congress.

The Chief Status Negotiator shall obtain the agreement of the Government of the Marshall Islands that it accepts the negotiated settlement as full settlement of all claims, government as well as private, arising from the United States nuclear testing program of 1946 to 1958.

The Chief Status Negotiator is authorized, at his discretion, to approve the division of funds within this overall ceiling among grants and programs to the Government of the Marshall Islands and its affected peoples. The following indicative categories shall be used as guidelines:

- (1) General compensation payments, including payment for land claims;
- (2) Maintenance of temporary communities, and commitments to establish permanent communities for dislocated peoples;

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Review on March 31, 1988

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- (3) Continuation of programs authorized by legislation (including grants in lieu of P.L. 96-205); and
- (4) Radiological surveillance and monitoring.

Ronald Reagan

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